UNOFFICIAL COPY 18 RS BR 901

1 AN ACT relating to the use of juries in competency hearings conducted in 2 guardianship proceedings.

3 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 4 → Section 1. KRS 387.570 is amended to read as follows:
- At a hearing convened pursuant to KRS 387.500 to 387.770 for the purpose of determining the disability of a respondent, the respondent shall have a jury trial and shall have the right to present evidence and to confront and cross-examine all
- 8 witnesses.
- 9 (2) The hearing may be closed to the public on request of the respondent or his counsel.
- 10 (3) The respondent shall <u>have the right to</u> be present at the hearing, and his presence
 11 may be waived only <u>by his failure to appear at the hearing or</u> upon a
 12 determination of the court that his attendance would subject him to serious risk of
 13 harm. Such determination shall be evidence only of the respondent's inability to
- attend the hearing and shall not be considered in determining the need for
- guardianship or conservatorship.
- 16 (4) The court may remove itself to the place of residence of the respondent to conduct 17 the hearing in the presence of the respondent.
- 18 (5) The burden of proof shall be on the Commonwealth to prove the disability or partial 19 disability of the respondent by clear and convincing evidence.
- 20 (6) The respondent will not be determined partially disabled or disabled unless at least one (1) of the persons who participated in the interdisciplinary evaluation required by KRS 387.540 testifies in person at the hearing. This section shall not be interpreted to preclude the respondent from requiring the testimony of more than one (1) person participating in the preparation of the evaluation report.
- 25 (7) The hearing shall be a jury trial, unless:
- 26 (a) The respondent if present, counsel for the respondent, and the attorney for
- 27 <u>the Commonwealth agree to a bench trial;</u>

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1		<u>(b)</u>	No objection to a bench trial is made by an interested person or entity; and					
2		<u>(c)</u>	The interdisciplinary evaluation report prepared for the proceeding reflects					
3			a unanimous consensus of the persons preparing it that the respondent is					
4			disabled or partially disabled, the court has reviewed the report, and the					
5			court finds no cause to require a jury trial.					
6		→ S	ection 2. KRS 387.580 is amended to read as follows:					
7	(1)	At a	a hearing convened under KRS 387.500 to 387.770 for a determination of partia					
8		disa	disability or disability, the <i>court, or the jury if one is impaneled</i> , [jury] shall:					
9		(a)	Inquire into the nature and extent of the general intellectual functioning of the					
10			respondent;					
11		(b)	Inquire into the respondent's capacity to make informed decisions concerning					
12			his personal affairs and financial resources;					
13		(c)	Determine whether the respondent is disabled, partially disabled, or has no					
14			disability in relation to the management of his financial resources; and					
15		(d)	Determine whether the respondent is disabled, partially disabled, or has no					
16			disability in relation to the management of his personal affairs.					
17	(2)	If th	e respondent is found not to be disabled or partially disabled, the petition shall					
18		be d	dismissed.					
19	(3)	If th	f the respondent is found to be disabled or partially disabled, the court shall, at the					
20		same hearing, without a jury, determine:						
21		(a)	The type of guardian or conservator to be appointed;					
22		(b)	The specific legal disabilities to which the respondent is subject, if the					
23			respondent has been determined to be partially disabled;					
24		(c)	Whether the respondent retains the right to vote;					
25		(d)	The corresponding powers and duties of the limited guardian or limited					
26			conservator, if the respondent has been determined to be partially disabled;					
27		(e)	The individual or entity to be appointed by the court as limited guardian,					

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1	guardian,	limited	conservator.	or	conservator;

- The individual or entity, if any, to be appointed as standby guardian or 2 (f)
- 3 conservator; and
- 4 (g) The duration of the term of guardianship or conservatorship.